IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

Lamont Hall,	
Plaintiff(s),	
v.	Case No. 14 C 6308 Judge Matthew F. Kennelly
Funk, et al.,	
Defendant(s). JUDGMENT	IN A CIVIL CASE
Judgment is hereby entered (check appropriate box):	
in favor of plaintiff(s) and against defendant(s) in the amount of \$,	
<u> </u>	–judgment interest. e–judgment interest.
Post-judgment interest accrues on that amour	nt at the rate provided by law from the date of this judgment
Plaintiff(s) shall recover costs from defendan	t(s).
in favor of defendant(s) and against plaintiff(s)	
Defendant(s) shall recover costs from plainting	ff(s).
on Count 1 of the amended complaint; in favor of de and against plaintiff on Count 5 of the amended com defendant Wexford Health Sources, Inc. on count 3 of the amended complaints are consistent on the count 3 of the amended complaints.	of defendant Arthur Funk and against plaintiff Lamont Hall fendants Arthur Funk and Wexford Health Sources, Inc. aplaint; and in favor of plaintiff Lamont Hall and against of the amended complaint, awarding plaintiff Lamont Hall mages of \$300,000 against defendant Wexford Health aint are voluntarily dismissed with prejudice.
This action was (check one):	
 ⊠ tried by a jury with Judge Matthew F. Kennelly properties tried by Judge without a jury and the above drawded decided by Judge on a motion 	
Date: 4/16/2018	Thomas G. Bruton, Clerk of Court

Pamela J. Geringer, Deputy Clerk